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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

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	(PCT Arti	cle 36 and Rule 70)		
Applicant's or agent's file reference 102 60 137.2	FOR FURTHER	ACTION	See Form PCT/IPE	A/416
International application No. PCT/EP2003/014058	1	date (day/month/year) 2003 (11.12.2003)	Priority date (day/) 20 December	/month/year) 2002 (20.12.2
International Patent Classification (IPC) or n B29C 35/08	national classification	and IPC		
Applicant .	SCHROET	ΓER, Johannes		
This report is the international prelim Authority under Article 35 and trans				inary Examining
and/or sheets cont Administrative Ins sheets which supe	ription, claims and/or taining rectifications a structions). ersede earlier sheets, to sure in the internation to the international European to the	Bureau) a total of 3 drawings which have be authorized by this Authority hal application as filed, a total of (indicate typaining a sequence listing	cen amended and are rity (see Rule 70.16 considers contain are indicated in item 4 centre and number of and/or tables related	the basis of this r and Section 607 of a amendment that 4 of Box No. I an electronic carried thereto, in com
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Date of submission of the demand		Date of completion of	this report	
09 July 2004 (09.07.200	04)	11 January 2005 (11.01.2005)		
Name and mailing address of the IPEA/EP		Authorized officer		
Facsimile No.		Telephone No.		

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/EP2003/014058

Rox N	o. I	Basis of the report					
		d to the language, this report is bandicated under this item.	ised on the international application in the lar	nguage in which it was filed, unless			
	This report is based on translations from the original language into the following language, which is language of a translation furnished for the purpose of:						
		international search (under Rules 12.3 and 23.1(b))					
	publication of the international application (under Rule 12.4)						
	international preliminary examination (under Rules 55.2 and/or 55.3)						
furn	ished to are not	the receiving Office in response annexed to this report):	ational application, this report is based on to an invitation under Article 14 are referred	(replacement sheets which have been ed to in this report as "originally filed"			
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3	The an	nendments have resulted in the car	ncellation of:				
		the description, pages					
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	made, : (Rule 7	since they have been considered	ome of) the amendments annexed to this rep to go beyond the disclosure as filed, as in	port and listed below had not been indicated in the Supplemental Box			
	ti	ne claims, Nos.					
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If item	4 appli	es, some or all of those sheets may	be marked "superseded."				

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v.	Reasoned statement under Article 3 citations and explanations supporti	35(2) with regard to noveltying such statement	, inventive step or industrial app	licability;
1.	Statement			
	Novelty (N)	Claims	1-17	YES
		Claims		NO
-	Inventive step (IS)	Claims	1-17	YES
		Claims		NO
	Industrial applicability (IA)	Claims	1-17	YES
		Claims		NO
2	Citations and combonations			

Citations and explanations

1. PRIOR ART

Reference is made to the following documents, D1 to D7:

D1: WO 96/18493 A

D2: US-A-5 849 035

D3: US-A-4 339 303

D4: US-A-4 365 060

D5: WO 98/14314 A

D6: XP 002283092

D7: XP 002283093.

- 2. NOVELTY (PCT Article 33(2)) AND INVENTIVE STEP (PCT Article 33(3)).
- 2.1 Document D1, considered to be the closest prior art, discloses (the references between parentheses relate to D1) a method for the plastic deformation of polymers, a polymer being treated under the simultaneous effects of a compressive force and thermal energy (page 3, lines 15-29; figures 1 to 6).

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D1 does not disclose or suggest the additional features of the amended claim 1, namely "simultaneous effect of a shearing force" and the treatment of the polymer with "electromagnetic radiation of a predetermined wavelength of between 0.8 and 100 μm ".

In consequence, the subject matter of claim 1 appears to be novel (PCT Article 33(2)) and inventive (PCT Article 33(3)), despite the lack of clarity referred to in point 4.1 of the present international preliminary examination report.

Document D1 further discloses (the references between parentheses relate to D1) a device for the deformation of moulded polymer bodies, said device comprising means for receiving a moulded polymer body (figure 1: "host pipeline 20"), means for exerting a compressive force on the polymer (figures 1 and 2: "compressed gas 16"; page 3, lines 30-35; page 7, line 35 to page 8, line 3), and means for heating or dissipating heat (page 3, line 33; figures 1 and 2).

D1 does not disclose or suggest the additional features of the amended claim 12, namely "means for exerting a shearing force" and "means for irradiating the polymer with electromagnetic radiation of a predefined wavelength of between 0.8 and 100 μm ".

In consequence, the subject matter of claim 12 (PCT Article 33(2)) appears to be novel and inventive (PCT

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Article 33(3)), despite the lack of clarity referred to in point 4.1 of the present international preliminary examination report.

2.3 Moreover, the subject matter of product claim 16 also appears to be novel (PCT Article 33(2)) and inventive (PCT Article 33(3)) since the method whereby said subject matter can be arrived at appears likewise to satisfy the requirements of PCT Article 33(2) and PCT Article 33(3). The applicant should note point 4.2 of the present international preliminary examination report.

3. INDUSTRIAL APPLICABILITY

The PCT Contracting States do not have uniform criteria for assessing the industrial applicability of claims 1 to 17 in their present form.

Patentability may also depend on the wording of the claims. In the present case, industrial applicability is acknowledged since the examiner does not consider that the subject matter of said claims comes under PCT Rule 67.1(i) to (vi).

MISCELLANEOUS OBSERVATIONS

4.1 The expression "polymer" used in the claims is vague and unclear and leaves the reader uncertain as to the meaning of the technical feature in question since it is not clear whether said term is intended to relate to a (moulded) polymer body or an (unstructured) polymer compound (see also the

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subject matter of claim 17). In consequence, the subject matter of said claim is not clearly defined (PCT Article 6).

- 4.2 Claims directed to an article are regarded as being directed to a product, not a method. Contrary to the requirements of PCT Article 6 in relation to clearly drafted claims, the subject matter of claim 16 ("polymer") is defined by method steps instead of by appropriate (technical) product features.
- 4.3 The description is not consistent with the claims (PCT Rule 5.1(a)(iii)).
- 4.4 Contrary to PCT Rule 5.1(a)(ii), the description does not cite D1 or indicate the relevant prior art disclosed therein.

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subject matter of claim 17). In consequence, the subject matter of said claim is not clearly defined (PCT Article 6).

- 4.2 Claims directed to an article are regarded as being directed to a product, not a method. Contrary to the requirements of PCT Article 6 in relation to clearly drafted claims, the subject matter of claim 16 ("polymer") is defined by method steps instead of by appropriate (technical) product features.
- 4.3 The description is not consistent with the claims (PCT Rule 5.1(a)(iii)).
- 4.4 Contrary to PCT Rule 5.1(a)(ii), the description does not cite D1 or indicate the relevant prior art disclosed therein.

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